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PART II—PROCEEDINGS OTHER THAN QUESTIONS AND ANSWERS

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Note —In this part a star (*) at the beginning of a speech denotes confirmation not received

THE HYDERABAD LEGISLATIVE ASSEMBLY

THURSDAY 10TH DECEMBER 1958

The House met at Half Past Two of the Clock

[Mr. Speaker in the Chair]

Questions and Answers

(See Part I)

Death of Shri G Ramachar

Mr. Speaker: Before we begin the business it is my sad duty to refer to the death of late Pandit G Ramachar one of our dearest colleagues. In his death the Assembly has lost a very devoted Member who in spite of physical disability rarely failed to participate in its proceedings and always evinced a true interest in its deliberations. Late Pandit G Ramachar was in the forefront of the political struggle in Hyderabad. His catholicity of outlook, tenacity of purpose, devotion to duty and generosity of temper deserve special mention.

He was entirely a self-made man, having received education in the sense we understand it only to a limited extent. By his own inherent abilities, integrity and public spirit, he rose to one of the highest positions in the political life of the State.

The Chief Minister (Shri B Ramakrishna Rao): Mr. Speaker Sir, I entirely associate myself with the feelings of grief expressed by you on the sad demise of an hon. Member of this House, Shri Ramachar. He was one of the oldest public workers in our State. He belonged to the Karnataka region. He was not very highly educated in the sense of having high academical distinctions, but was a man full of sound commonsense and was aware of the conditions of the State from top to bottom, whether it was Karnataka or Andhra or Maharashtra region of the State. He was essentially a man of the soil, one who sprang from the earth as it were. Without very many qualifications, rather distinguished qualifications to his credit, he rose to a very high position in the political field.

Hon. Members of the House are all aware that the State Congress Movement itself took birth in his house at Abid Road. In fact of course the Congress as such was in existence in the State since a long time but there was no State organization as such and he was one of those foremost pioneers of this organization. In many fields of activity dealing with the social, economic and other kinds of endeavour for the advancement of the people he used to associate himself as one of the foremost sponsors. There is in fact no single political or social movement which was started during the last 2 or 3 decades and with which he had not associated himself endowing great advantage.

He held very independent views which sometimes disconcerted his own fellow travellers or those who were working with him. Often he used to express opinions which used to astound us. He had a certain amount of originality of thinking but whatever may be his strength and weakness and whatever may be the differences of opinion which he held either with his colleagues or with his political opponents, he was a very popular figure in Hyderabad—beloved and regarded by almost every section of the people. So far as the people of the State are concerned irrespective of caste, creed or religion or even political alignment they all used to like him as a man—a man of strong views, a man of liberal sympathies and a man of action in spite of the later day incapacity he was suffering from. He was ailing for sometime for some years in fact but in spite of his old age and illness he continued to associate himself actively with all the political movements. At a crucial moment when his activity had to come into play he pronouncedly played an active part and made it impossible for the previous Lakshmi Government to work.

There are many good points about late Shri Ramachari which I could have dilated upon but it is not necessary. I am sure the whole House will agree with me in condoling the death of one of our esteemed colleagues Shri Ramachari. The whole House will associate with you Sir in the feelings of sympathy and grief expressed by you.

* *Shri V. D. Deshpande (Ippaguda)* Mr. Speaker Sir I associate with the feelings expressed by the hon. the Leader of the House. Late Shri Ramachari was one of the public figures and he had his own role in the political and social development of Hyderabad. There were no doubt occasions when we differed with him—and differed widely but at the

same time he was one of the public workers of our State. There had been occasions when he had lent in genuine aspects of his life but without going into details I associate myself with the feelings expressed by the Leader of the House and offer my condolences.

Shri G Raja Ram (Armoor) Mr Speaker Sir I fully associate myself with the feelings expressed by you Sir and by the hon. Leader of the House. Although I could not claim myself just like the Leader of the House to be an associate & political associate of the late Shri Ramachari, I know this much that not only was his guidance available in the political field but also there was not a single social institution with which he was not associated and which he did not help greatly by uplifting the social conditions of the poor and down-trodden classes. I fully associate with the views expressed by you and by the Leader of the House.

Mr Speaker I shall now ask the Members to pay their respect for two minutes to the memory of late Pandit G. Ramachari by rising in their seats and observing silence.

(The House then observed two minutes' silence all Members standing.)

1 10th Dec 1958

Announcements by the Speaker

Bills passed by the House and assented to by the Rajpramukh

Mr Speaker Following Bills passed by the House were assented to by the Rajpramukh

Sl No	Title of the Bill and No	Date of Rajpramukh's assent	Date of publication in the Gazette
1	The Wakhoulou Succession (Decision of Disputes) Repealing Bill 1958 No XVI of 1958	24 9 1958	26 9 1958
2	The Restriction of Cash Crops Cultivation Regulation (Repealing) Bill No XVII of 1958	24 9 1958	26 9 1958
3	The Hyderabad Municipal and Town Committees (Amendment) Bill 1958 No XVIII of 1958	29 9 1959	1 10 1959
4	The Hyderabad Horse Racing and Betting Tax (Amendment) Bill 1958 No XX of 1958	6 10 1958	7 10 1958
5	The Hyderabad General Sales Tax (Second Amendment) Bill 1958 No XXII of 1958	6 10 1958	7 10 1958
6	The Hyderabad Land Improvement Bill, 1958 No XXIV of 1958	2 12 1959	4 12 1959
7	The Code of Civil Procedure (Hyderabad Second Amendment) Bill 1958 No XXV of 1958	6 10 1958	2 12 1959

Arrest of Members of the Hyderabad Legislative Assembly

Mr Speaker I have received information about the arrest of the following Members of the Assembly

1 Shri Shamsoo Bhikaji Jadhav M L A Was arrested at Vittalpur Taluqa Kannad at 5 30 A M on 18th October 1953 under Section 24 of the Forest Act and Section 447/148 I P C for having participated in Jungle Satyagraha and was taken into judicial custody and lodged in the Central Jail and was subsequently released on 25 11 1953 under the orders from the Munsiff Magistrate Aurangabad

2 Shri Madhav 180 Nerlikar M L A Was arrested on 11 10 1953 under Section 117 I P C by the Police of Akhada Balapur Kalamnuri Taluq for instigating the members of S C F to commit criminal trespass on Government lands The member has been convicted and sentenced on 18 11 1953 to one year rigorous imprisonment and has been transferred to the District Jail, Purbhani, for execution of sentence

3 Shri Dhondiraj Kamble M L A Was arrested at 9 20 A M under Section 148/824 I P C on 19 11 1953 and was released on bail immediately

Application of M L A for permission for leave of absence from the meetings of the Assembly

Mr Speaker I would like to inform the hon Members that Shri Maqdoom Mohiuddin has requested for leave of absence on account of illness from the meetings of the Assembly under Article 190 (4) of the Constitution He is likely to be absent for over sixty days

(Leave of absence from the meetings of Assembly was, accordingly granted by the House)

Jungle Satyagraha

Shri V D Deshpande Mr Speaker, Sir We have been seeing much the local press regarding the Jungle Satya-

graha Dr Ambedkar in his statement calling upon his followers in the State to withdraw the movement has stated that the Government of Hyderabad has agreed to give certain concessions to the Harijans in the matter of allotting certain lands

Mr Speaker There cannot be any discussion at this stage

Shri V D Deshpande No discussion Sir I want to request the hon the Chief Minister through you to clarify the position and make a statement before the House so as to make us all aware of the situation and the developments I also request the hon the Chief Minister to release the hon Member who has been convicted by the Court

Mr Speaker Whom does the hon Member want to be released?

Shri V D Deshpande My request to the hon the Chief Minister is to make a statement on Jungle Satyagraha before the House and to release Shri Madhavrao Nerlikar who has been convicted by the Court as the movement has been withdrawn My request at this stage is that a statement be made by the hon the Chief Minister

Mr Speaker Shri B Rama Krishna Rao

Papers laid on the Table of the House

Shri B Ramakrishna Rao Sir In accordance with clause 2 of Article 81B of the Constitution I beg to lay on the Table of the House

(a) The Hyderabad Public Service Commission (Consultation) (Third Amendment) Regulations 1958 and

(b) The Annual Report on the working of the Hyderabad Public Service Commission for the period April 1st 1952 to March 31st 1958 together with a Memorandum explaining the reasons for the non acceptance of the advice of the Hyderabad Public Service Commission in certain cases for the year 1952-53

Mr Speaker The Hyderabad Public Service Commission (Consultation) (Third Amendment) Regulations 1958 and the

Annual Report on the working of the Hyderabad Public Service Commission for the period April 1st 1952 to March 31st 1953 together with a Memorandum explaining the reasons for the non acceptance of the advice of the Hyderabad Public Service Commission in certain cases for the year 1952-53 is laid on the Table of the House

Shri V D Deshpande Mr Speaker Sir May I know whether the Chief Minister is likely to make a statement?

Shri B Ramakrishna Rao I have taken note of the request of the hon Member and I shall see what statement I can make on the subject

The Minister for Finance and Statistics (Dr G S Melkote)
Sir I beg to lay on the Table of the House

(a) The Hyderabad Agricultural Income tax (Amendment) Ordinance No I of 1953 and

(b) The Hyderabad Agricultural Income tax (Validity of Notices) Ordinance No II of 1953

Mr Speaker The Hyderabad Agricultural Income Tax (Amendment) Ordinance No I of 1953 and the Hyderabad Agricultural Income tax (Validity of Notices) Ordinance No II of 1953 are laid on the Table of the House

Presentation of the Report of the Committee on Petitions

Shri Pampan Gouda (Manvi) I as Chairman of the Committee on Petitions beg to present this Report to the House on the petitions that were referred to the Committee on 8.10.1953

Mr Speaker Report of the Committee on Petitions presented

The Hyderabad Public Servants Tribunal of Enquiry (Amendment) Bill, 1953

The Minister for Home Law and Rehabilitation (Shri D G Bmdu) Mr Speaker Sir I beg to introduce I A Bill No XXXI of 1953 The Hyderabad Public Servants Tribunal of Enquiry (Amendment) Bill 1953

Mr. Speaker L A Bill No XXVI of 1958 the Hyderabad Public Servants Tribunal of Enquiry (Amendment) Bill 1958 is introduced

**The Hyderabad Allowances of Ministers (Amendment)
Bill 1953**

Dr. G. S. Melkote Sir I beg to move

That L A Bill No XXVII of 1958 the Hyderabad Allowances of Ministers (Amendment) Bill 1958 be read a first time

Mr. Speaker Motion moved

* *Dr. G. S. Melkote* Mr. Speaker Sir As mentioned in the Statement of Objects and Reasons it was considered that an amendment of this type was not necessary. Since the Accountant General has drawn our attention to the necessity of an amendment of this type so we acted accordingly. The practice at the Centre and in other States is that the detailed rules regarding these matters are not embodied in the Act itself but provision is made therein empowering the Government to make detailed rules in this behalf. While drafting the Bills one or two items have been included. One is with regard to travelling and daily allowances and the other with regard to Free medical aid.

* شری وی ٹی دشیپاڈے ادھکھ سہودے حوالہ ہاور کے سامنے آنا ہے۔ میں نے اس کو بہ دلچسپی سے پڑھا۔ جہاں کر اس کے کلار میں (پ) کو جس میں ایک یا دوہ (۶) اضافہ کیا گیا ہے۔ میں نے پڑھے سوچے اس کا مطالعہ کیا اور یہ محسوس کیا کہ آج ہم جو سہولتیں ہمارے مسیروں کو دے رہے ہیں اور جو وہیں (Wages) ان کو دے رہے ہیں و سائد اسے کم ہیں کہ یہ ضروری ہو گیا ہے کہ ان کے لئے اور نہ صرف ان کے لئے بلکہ ان کے فیملی (Families) کے لئے فری میڈیکل ایڈ (Free Medical Aid) دی جائے۔ اگر اس طرح کا کوئی بل اس ہاؤس کے مسیروں کے لئے آنا ہو سکتا ہے میں یہ محسوس کرنا کہ جس طرح دیگر گورنمنٹ سروس کو سہولتیں دی جاتی ہیں وہی ہی ہاور کے مسر کو دیا جانی چاہئے۔ کیونکہ یہ گورنمنٹ سروس میں سہولتیں دی جاتی ہیں لیکن سائد جس میں آٹھ سو، چار سو (Charity begins at home) کی طرح انہوں نے اس اصول کو اپنی حد تک بھنود کر لیا ہے۔ میں جانتا ہوں کہ ہمارے مسیروں کا دل بڑا بڑا ہے اس لئے یہ صرف اپنا

کو اور یہ صرف ایم ایل اور لو ملکہ پوری رعایا کو فری ملڈنکل انڈ مل سکی ہے اس وجہ سے میں نہ محسوس کر رہا ہوں کہ فری ملڈنکل انڈ کی جو گنجائش اس میں رکھی گئی ہے اس پر پھر ایک مرتبہ آرٹیکل مسٹر سوچیں جو سہولتیں دے آئے لیے محدود رکھ رہے ہیں وہ اول ہر روز اور لاکھوں غریبوں کو ہیں بل رہی ہیں اس لیے فری ملڈنکل انڈ کا حوالہ ہے اس پر مجھے کافی اعتراض ہے اگر آرٹیکل مسٹر مسٹر اس حرکت کو صاف کر دیں تو میں کہوں (Convinced) (حوالہ دے گا) لیکن فی الحال میں محسوس کرتا ہوں کہ اس طرح کی فری انڈ مسٹرس کے لیے محدود کرنا مجھے کچھ حق نہیں رہا ہے اور ریسک (At risk) (وغیرہ کے سلسلہ میں مجھے کوئی اعتراض نہیں ہے پرسنلی (Personally) ہم خود کی کمسر سے دلچسپی رکھتے ہیں اگر اسور (Insure) کرنا چاہے تو ان کی آمدنی بڑھ جائیگی اسکے علاوہ پبلک بزنس Public Business کے الفاظ آئے ہیں مجھے اس کا یہ نہیں کہ پبلک بزنس کی تعریف کی گئی ہے نا میں لیکن میں تو اس کے معنی میں لیتا ہوں کہ انی ڈیوٹیز (Duties) کے سلسلہ میں جو نور (Tour) کیا جائے اس حد تک نہ الونس محدود رہیں گے کیونکہ ہمارے سامنے انسی جرنی آئی ہیں کہ آرٹیکل مسٹر پبلک ورک کے نام پر ڈائی ورک (Party work) کے لیے ٹور (Tour) کرتے ہیں اس وجہ سے میں یہ چاہتا ہوں کہ پبلک بزنس کا اگر کوئی ڈیفینیشن (Definition) ہو تو اوسکو ہاور کے سامنے لانا چاہیے نا میں تو اس سلسلہ میں کوئی اسٹیمس لائی جا کر پبلک بزنس کے الفاظ کو محدود کیا جائے اور آفسل کپاسٹی (Official capacity) میں جو نو کرتے ہیں صرف اویسی حد تک الونس دنا چاہیے جسری خبر نہ ہے کہ سب آرڈیننس لکھنئیس کمیٹی (Subordinate Legislation Committee) حوٹے اوس کے معنی میں نہ محسوس کر رہا ہوں کہ وہ ان اسٹیمس (Unemployed) ہے نہ کمیٹی محسوس کر رہی ہے کہ اسکے سامنے کافی کام ہونا چاہیے پہلے ایک آرٹیکل ممبر نے اس کو محسوس کیا کہ ہر بل کے رولس سب آرڈیننس لکھنئیس کمیٹی کے سامنے آئیں گے لیکن بعد میں جب ہمارے رولس کے بعد اس کی تعریف کی گئی تو یہ حالہ کہ اس میں ہے بلکہ ہر بل میں اگر پروویژن ہو تو وہ رولس اس کمیٹی کے سامنے آئیں گے۔ ہاں اس بل کے بعد الونس وغیرہ کا مسئلہ ہے اور خاص کر جہاں پیسے کا سوال آئے ہم نہ محسوس کرتے ہیں کہ الٹیمٹلی (Ultimately) اس پر ہاور کا کنٹرول رہا چاہیے اس لیے اس کے معنی اس میں فوڈ ہوئے چاہیے کہ اس کے رولس ہاور کے سامنے رکھے جائیں گے کہ کمیٹی ان رولس پر تجویز کرے یہ حد سمجھیں بچے جو میں نے ہاور کے سامنے رکھے ہیں

میری سی راجہ رام جو بل آرٹیکل مسٹر کو الونس اور دیگر فسیلر (Facilities) (ہیڈاڈ) (Provide) (کرنے کے بارے میں آتا ہے

اوس سلسلہ میں اسے حالات بحصر طور پر رکھنا کہ عوام اس بل کے بارے میں کیا سوچیں گے عوامی کاروبار کے سلسلہ میں ایر ریسک (Air risk) (وعہ کے لیے جو اسٹورس کا انتظام ان کے لیے گورنمنٹ پروپوز) (Propose) کر رہی ہے اسی کے متعلق تو مجھے کوئی اعتراض نہیں ہے لیکن میڈیکل فسیلسز (Medical Facilities) کے سلسلہ میں مجوزہ دفعہ (۶) کے ذریعہ جو پرووائڈ کرے گی کونسل کی گئی ہے وہ میں سمجھتا ہوں کہ مسٹرس کے لیے بھیک نہیں ہے کیونکہ عوام بے ہوا ان لوگوں کو اس لیے جس کو بھیجا ہے کہ وہ ان پر حکومت کریں اور سب سے ملے وہ اپنے سے زیادہ ان لاکھوں کروڑوں لوگوں کے علاج کی طرف توجہ کریں جو اس وقت دہلیوں میں سپرہوں میں اور گلوں میں علاج کے لیے برس رہے ہیں۔ ہم سب جانتے ہیں کہ پچھلے برس کے دوران میں جب کالرا (Cholera) پھیل گیا تھا اوس وقت حکومت عوام کو میڈیکل ریلیف (Medical relief) دے میں ناکام رہی۔ ہزاروں لوگ مر گئے۔ اوس وقت ہوا ان لاکھوں لوگوں کے متعلق میں سوچا گیا لیکن اب خود کے لیے اور خود کے حادیاں کے لیے اسی بھلا سہولتی مہیا کر لی کی کونسل کی جا رہی ہے اور جس سے یہ معلوم ہوتا ہے کہ آگے حل کر یہ لوگ ایک پرنویلیجڈ کلاس (Privileged class) میں جاسکے۔ اور خود کے لیے پرنویلیجس (Privileges) حاصل کرنا ان کا کام ہو گا۔ حال ہی میں آندھرا اسمبلی میں مسٹرس کے الوبس کے لیے ہینک کے نمائندوں کی جو حرجا ہوں اور جو رقم وہاں منظور کی گئی اوس سے ہزاری گورنمنٹ کو سس لیا جائے ہمارے مسٹرس کی بحوالہوں کے بارے میں جس وقت حرجا ہو رہی ہو اوس وقت ہمارے بعض آئرنل جس سے کہا تھا کہ گاندھی جی کے کہنے کے مطابق ہمارے مسٹرس والی (Voluntarily) اس کو قبول کر لیں لیکن حالات اور معیار زندگی کا لحاظ کرتے ہوئے ہم بے مناسب سمجھتا کہ ان کی بحوالہوں کی بجائے نہ کی جائے۔ جہاں جو فسیلسز پرووائڈ کی گئی ہیں ان سے میں سمجھتا ہوں کہ ہینک ایکسچیکر (Public Exchequer) پر زیادہ بار نہ پڑے والا ہیں لیکن جو رجمن نظر آ رہا ہے وہ کہ پرنویلیجڈ کلاس سے کی طرف سبیری پڑ رہی ہے اوس پر اعتراض ہے اس لیے ہم چاہتے ہیں کہ گورنمنٹ اس مجوزہ سکس کو رد کر دے۔ ایر ریسک سے متعلق اسٹورس کے لیے جو براویوں رکھا گیا ہے وہ بھیک ہے۔

* پٹری کے - ونکٹ رام راؤ (حاکیڈور) مسر ایسکرس - یہ بل مسٹروں کی بحوالہوں اور الوبس کے سلسلہ میں لانا گا ہے صرف یہ اے اور ڈی اے حاصل کرنے کے لیے اور اپنی جو ورسس ہے اسکو باقی رکھنے کے لیے اس اسمبلی میں نہ بل لانا گا ہے۔ اس کے اسسٹنٹ آف آفیسر اینڈ ریسر میں پانا گا ہے کہ دستور کے وجود میں آنے تک جو الوبس اور بحوالہ مسٹرس ناے نیے وہی پائے رہیں گے لیکن دستور کے تحت ایسٹ کو جسے امپارٹ ہیں اس کے صاویکے مجلس مجھے کے ذریعہ

ایک ایسا قانون جس نہ کیا جائے اس وقت تک ہی اے اور ڈی اے ہیں ۔ طور
کا جانکا اس کے معنی یہ ہوئے کہ اس طرح کی منظوری سے جملے جوی اے اور
ڈی اے رد سب کیا گیا ہے اگر وہ رہا ہے و خلاف قانون ہے ایسا برداشت کیا
جوا ی اے اور ڈی اے ری ملڈ (Refund) کر کے کے قابل جوا نا
ہے کیا اس قانون کو برابہ کسو انسکٹ (Retrospective effect) دیا جا رہا
ہے ؟ اس بل میں استدعا یہ دیا جا رہا ہے نا جس اسکی وضاحت ہیں ہے اس دو سال
کے دور میں جس قدر ہی اے ور ڈی اے حاصل کیا گیا ہے و قابل واپسی قرار
پانا ہے یہ خبر میں قانونی اثر کے لحاظ سے عرصہ کر رہا ہوں کہ و رقم قابل واپسی
قرار پای ہے ۔ اس طرح کے عرصہ انوی عا ملاز جو ہوئے ہیں میں بوجھا جاہا ہوں کہ
ہسکے دہہ دار کون ہیں ؟ اسکا جواب دے کی سبب ضرورت ہے کہ کیا اس رقم کو
ری ملڈ کیا جائیگا ؟ اسکی تفصیل جاہا ہوں چونکہ میں اسسٹنٹ سس کر رہا ہوں
اے ملے تفصیل میں جائے کی ضرورت نہیں سمجھا ہر م پس کر کے وہاوں کے سامنے
تفصیلات رکھوینگا ۔

سری جی سری راملو (مسو) مسٹر اسکر سر آج ہمارے سامنے جو بل پیش
ہوا ہے اسکو دیکھ کر صرف بھی ہی ہیں لکھ اور مسروں کو بھی تعجب ہوا ہم
نے یہ حال کیا دیکھا کہ یہ خاص سس سس بل کے لیے بنانا گیا ہے لیکن ہاں ہمارے
وزرا انے دو دنوں کو پاس کرائے ہر برداشت کرنا ہیں چاہے سس کا مسئلہ جو
عوام کے لیے ضروری ہے اس کے بارے میں کچھ کہے جائے کی بجائے سس کی سالنر
ی اے اور ڈی اے کے بارے میں سوچا جا رہا ہے اس سے صاف ظاہر ہے کہ
حدر باد کے مسروں کا رجحان کس طرف جا رہا ہے اپوزس پارٹر کا رجحان ٹسٹ
کس (Feet case) کے طور پر دیکھا جا رہا ہے تو دیکھئے کہ آدھرا میں کسی سال
فام ہوئی ہے جہاں بھی اگر ہم برسر امداد ہوئے تو انج سو روپہ ہی ہر صاف سوچا لے
لکھ اوی کو ہر گز نہ اس اور کان سمجھئے حدر باد کے وزرا کے بارے میں آج کا بل
اس اب کا سوچ ہے کہ ہمارے سس انج سو ٹک جانا تو کھا دو حار ہزار ٹک
جائے کی خواہش رکھتے ہیں اپنی ضروریوں کو پورا کرنے کے لیے کوئی کسر اٹھا
رکھا ہیں چاہے حسابہ انریل لڈراف دی اپوزس لے کہا کہ کیا اچھا ہونا کہ
ہ ہوں کی بندوبستی کے بارے میں بھی ایک بل جہاں اٹھانا ۔ سہی ہر مسروں اسکر
اور ڈی اے کے بارے میں لے لے ہیں اسکر صاحب بھی سری طرف دیکھ رہے ہیں ۔
کہوینگا کہ ہاں وہ بل بھی اچھے انگہ ہم نہ سٹ دیکھا چاہئے ہیں کہ

other members who are really makers of Ministers”

کے بارے میں ہی لائے ہیں نا جس ؟ وہ بھی دیکھا جا رہا ہے کہ سس اف دی اڈرام ۔ ایل
اڈر لیسر کے لیے بھی ایسی سہولتیں فراہم کی جا سکی نا ہیں ؟ آنا ان لوگوں کی بندوبستی ہم

چاہے میں یا میں چاہے؟ میں پوچھا جا رہا ہوں کہ یہ جو اسفیر (Atmosphere) ہے اسکو دور کیا جائیگا؟ میں برہنہ میں کوئی نایوں کی طرف توجہ نہیں چاہے اور دوسرے ممبرس کے مسائل کو بھی نہ کرواؤں گے۔ اگر یہ بل نہ لایا جاتا تو میں انریبل ممبرس کو فائل مارکیٹ سمجھا دیتا ہوں اب بھی اگر اسکو وٹھ ڈرا (Withdraw) کر کے اسسبل ممبرس کا کام شروع کر دیا جائے تو اچھا رہیگا

سرری بی ڈی ڈسٹریکٹ (بھوکرن عام) ممبر اسکرپس آج ہاؤس کے سامنے آئے ہیں انکے تعلق سے یہ کہہ سکتے ہیں کہ بعض انریبل ممبرس کو یہ حال ہوگا کہ میں سنی مخالف کے لئے کھڑا ہوا ہوں۔ تاہم یہ ہے کہ جس اصول جس نظریہ اور جس منطق کے ساتھ وہ (Move) لے رہے ہیں لایا ہے وہ ضرور طرز ہونا چاہیے۔ جمہوری دور میں آج ہمارے وزرا عوام ہی کے لئے خدمات انجام دیتے ہیں۔ چنانچہ ہم نے اعلیٰ عوام رہے یہ دسمداری عائد ہوئی ہے کہ وہ اپنے سروریاں اور انکی صاحب ورنے انکے اعضاء کو برقرار رکھیں۔ لیکن مجھے افسوس ہوتا ہے کہ اسکے ساتھ ساتھ ہمیں یہ بھی دیکھنا پڑتا ہے کہ ہماری آج کی برسر امداد حکومت کے وزرا عوام کے تعلق سے رجحانات رکھتے ہیں۔ میں میں کلار (۲) کے مجوزہ سکس ۶ کے بارے میں عرض کروں گا۔ دیا میں جسے ڈیموکریٹک کسٹری (Democratic Countries) میں، جس جمہوری حکومت میں وہ ایسا رجحان نہیں رکھتے۔ مجوزہ دفعہ ۶ کا تعلق ممبروں کی داب کے لئے ہے بلکہ پوری نیشن (Nation) کے لئے ہے۔ بعض ممالک میں جو ممبرس کو انکے ہی کسے سمجھتے ہیں۔ مجوزہ دفعہ ۶ میں جو محدود معرب ہوئے ہیں اس سے مطلب نابع ہے ارکان میں ہوئے چاہیں بلکہ پوری نیشن پر یہ لفظ حاوی ہونا چاہیے اور اسکا اطلاق پوری نیشن پر ہونا چاہیے۔ انگلستان اور امریکہ کے نو پورے واقعات ہمیں یہ کہہ میں بے سامنے نہ رکھ سکوں لیکن اسکا کہہنا کہ وہاں نیشنل ہیلتھ انشورنس سکیم (National Health Insurance Scheme) قائم کی جاتی ہیں اور حکومت عوام کی زندگی کی سیکورٹی (Security) دیتی ہے۔ انکو حال ہونا ہے کہ کوئی فرد کسی بیماری سے موت کا شکار نہ ہو جائے۔ افسوس کہ ہمارے ملک میں اسے حال میں میں ورنہ میں ڈھنگ سے موافقہ نہیں دے سکتوں کہ جو فیسلسر ہوئی چاہیں وہ ہیں۔ گو ہمارے خدمات اور ہمارے حالات اس بل کی ناسد کرے ہیں لیکن حالات کی طرف دیکھتے ہیں تو ہم مجبور ہو جاتے ہیں کہ اس بل میں کلار (۲) کے دفعہ جو دفعہ (۲) مجوزہ کیا گیا ہے یا مجوزہ دفعہ (۲) میں جو الونس طلب کیا گیا ہے اسکی مخالفت میں اظہار حال کریں۔ میں اس بل سے اختلاف نہ کرتے ہوئے کہہوں گا کہ مجوزہ دفعہ ۶ کو خارج کر دیا جائے اور دفعہ (۲) میں جس ہینک پیرس کا ذکر کیا گیا ہے اور اسکے بعد جو مراعات حاصل کرنا چاہیے ہیں وہ حاصل کریں لیکن میں یہ پوچھا چاہا ہوں کہ الونس اور بجواہ سے کیا وہ اپنے اعضاء پورے ہیں

کر سکتے؟ میں ماننا ہوں کہ وزرا کو کچھ کٹب ہو گی مگر ابھی چاہیے کہ اسکو برداشت کریں اسلئے میں عرض کرونگا کہ عبور دعوہ ۶ کو ڈیلٹ (Delete) کرنا چاہیے اور دعوہ ۵ میں لک ۶ اس کے م ۶ حوالہ اعارت رکھی گئی ہیں صرف اویسی حد تک ل ۶ کو محدود رکھا جائے جو یہ سب ہے

* Dr G S Melkote Mr Speaker Sir the hon Members have failed to take the right spirit of this piece of legislation brought before the House I have already made certain observations to which I do not desire to add anything further However I would like to draw the attention of the hon Members to one particular fact viz the discussion so far conducted shows how the hon Members have treated their Ministers This Bill does not pertain to me or to the Chief Minister or to my other colleagues personally it applies to one that becomes a Minister and serve the public in that capacity I should like frankly to tell the hon Members that within the last 10 months of this year possibly none of us have availed of the medical attendance and treatment envisaged by the Bill We do not wish that we or members of our families should fall ill and derive the benefits of free medical attendance and treatment It goes only to show how civilised Government should treat the Ministers elected by the popular vote That is one aspect of the matter

Secondly I am not divulging any secret if I say that when the matter of affording free medical facilities to the Ministers came up before the Cabinet I said I would like to examine the whole situation I was one with the sentiments expressed by the Members of the Opposition and therefore, I said that I would like to examine the whole thing When the poor people are not given these benefits I said why should we be entitled to such a benefit? I held up the matter for a pretty long time Subsequently it was brought to my notice that such facilities exist in other States as well as in the centre I did not like to incorporate all the provisions existing in the statutes of other States However there may be occasions when the Ministers or Members of their families may fall ill during their tour—and to get the benefit of such free treatment I do not think is in any way wrong I thought that the Members of this House would agree to such a provision Even if such concession is granted to us I will plead with my hon colleagues not to exercise it as far as possible As for myself I will go and get myself admitted in the general ward of the Hospital rather than in a special

room. I assure you that I would not take undue advantage of such a provision. The question is how the Members of this House treat their own Ministers? If any of the hon. Members have any objection to this kind of free treatment and raise questions in the House I am afraid I have nothing to say.

With regard to air travel allowance one hon. Member has observed that this has possibly been drawn without bringing the matter to the notice of the Assembly. I would in this connection read out Art. 164(5) of the Constitution which says

The salaries and allowances of Ministers shall be such as the Legislature of the State may from time to time by law determine and until the Legislature of the State so determines shall be as specified in the second schedule.

This is what the Second Schedule says

There shall be paid to the Ministers for any State specified in Part A or Part B of the First Schedule such salaries and allowances as were payable to such Ministers for the corresponding Province or the corresponding Indian State as the case may be immediately before the commencement of this Constitution.

It is in view of these provisions that this particular allowance was not brought to the notice of the House and as a matter of fact it need not have been brought.

But since we have met here under the Constitution I felt it safe to bring it before the House and get it consented. The old State of affairs would have continued without the matter being brought to the House for consideration. I am not trying to draw the allowances of the Ministers without the consent of the House. I am only trying to regularise the procedure. Several Members from the Opposition have agreed that in the case of air risk, which is a very big risk, it is necessary to make such a provision and I thank them. Regarding medical attendance the whole thing is how to view it. It does not matter who is in the Ministry, whether we are here or the Opposition is here. I therefore request them to consider it dispassionately and adopt the motion for the first reading.

Mr Speaker The question is

L A Bill No XXVII of 1958 the Hyderabad Allowances of Ministers (Amendment) Bill 1958 be read a first time

The motion was adopted

Dr G S Melkote I beg to move

L A Bill No XXVII of 1958 the Hyderabad Allowances of Ministers (Amendment) Bill 1958 be read a second time

Mr Speaker The question is

L A Bill No XXVII of 1958 the Hyderabad Allowances of Ministers (Amendment) Bill 1958 be read a second time

The motion was adopted

Mr Speaker We will now take up amendments

CLAUSE 2

Shri Syed Akhtar Hussain (Jangaon) I beg to move

Omit section 6 proposed to be inserted by the Clause

Mr Speaker Amendment moved

Shri B D Deshmukh I beg to move

In line 8 of section 5 proposed to be inserted by the clause for the words "public business" substitute the following namely—

Official business within the exercise of their powers and duties

Mr Speaker Amendment moved

Shri K L Nassimha Rao (Yellandu General) I beg to move

(a) Omit the portion beginning with the word "and" in line 8 and ending with the word "Minister" in line 4 of section 6 proposed to be inserted by the clause

(b) Omit the explanation to section 6 proposed to be inserted by the clause

غلطی سے نہ الفاظ اس میں جھوٹ گئے ہیں نہ ہی اس میں آئے جائیں
اب اسڈٹ کرکٹ ہوگا ہے

as the case may be who are residing with and dependent on him

مسٹر اسپیکر۔ آپ پڑھیں تاکہ نہ معلوم ہو سکے کہ کون سے الفاظ اب اس میں سے
دالا جائے ہیں۔

Shri K L Narsimha Rao Subject to rules and orders made by the Government the Chief Minister and each of the other Ministers shall be entitled free of charge to accommodation in hospitals maintained by Government and to medical attendance and treatment

مسٹر اسپیکر (as the case may be) کے الفاظ اس میں آج
سے شامل کیے گئے ہیں

شری کے ویکٹ رام راؤ اسڈٹ پس ہوئے ہر اسڈٹ نو اسڈٹ لانا چاہیگا
مسٹر اسپیکر۔

as the case may be who are residing with and dependent on him

ایک معنی حملہ رہ چاہتا ہے
شری کے۔ اہل برہمنہ راؤ وہ بھی اس میں سے نکالنا ہے میں نے لے لی ہے
ہے

Mr Speaker He wants to add these words to the amendment

Dr G S Melkote How is it permissible now ?

Mr Speaker Does hon Minister object to it ?

Dr G S Melkote As things stand it is objectionable and redundant In view of this it should naturally be objected to

مسٹر اسپیکر کیا مسٹر ک آئیں گے اب کیا چاہتے ہیں ؟

شری کے اہل برہمنہ راؤ میں نے اسڈٹ لانا ہے وہ موو (Move)
ہو جائے نو اسڈٹ نو اسڈٹ (Amendment to amendment) آئیگا ہے
مسٹر اسپیکر کیا نہ چلے سے چلے ہوا ہے ؟

شری کے ویکٹ رام راؤ صاحب سے وہ جو ہو جائے و سکوٹ
(Scope) اور یہی زیادہ وسیع ہو جائے

who are residing with and dependent on him'

میٹرڈنی اسپیکر بریل میں نے جوابدہ سے کہا ہے وہ اور اصل کس
(Original Section) کے ساتھ رہا جائے و کس سے سمجھ جائے

شری کے ویکٹ رام راؤ صاحب سے کہ جس میں ہونا لکھا اسکو وٹ
(Omit) کر دے اس کا سکوٹ اور یہی رہ جائے

as the case may be who are residing with and dependent on him shall be entitled free of charge

Mr Speaker I would allow the hon Member to include the words 'as the case may be who are residing with and dependent on him' in his amendment Amendment moved

Shri K V Rama Rao I beg to move

At the end of Section 7 proposed to be inserted by the clause add the following words namely which shall be laid before the Assembly,

Mr Speaker Amendment moved

Let us now have discussion on Clause 2

* شری سدا اجت رحمن سپر اسپیکر سر آج حوالہ ہمارے سامنے آئے اس کے ایک
مکس میں میں نے اس طرح کا اسٹیمٹ میں کہا کہ و سکوٹ ہی شروع سے آخر تک
غائب ہو جائے ہو سکا ہے آخر میں میں نے یہ بھی کہ جس پر جس کی خاطر
اس جانب سے اس طرح کا اسٹیمٹ لانا چاہا ہے لیکن آج اگر ہم سجدگی و
دیہات داری کے ساتھ اپنے ملک کی جانب اور محبت کو دکھیں اور ملک کی پڑھی
ہوئی سرورگاری پر نظر ڈالیں تو ہمیں اندازہ ہوگا کہ ہمارا معیار بجائے بلند ہونے کے
دن بدن پسپا ہے پسپا ہو رہا ہے ہندوستان میں عام جنا ہوئے مسلمان
میں مسلمانوں سے ورزا محبت کیے گئے ہندوستان کی حساب میں ہمارے دس کی حساب
کو نہ موقع بھی کہ جو بھی لوگ برسر امداد آئے وہ ہمارے معیار کو بلند کرنے کے لئے
ہوئے لیکن مجھے افسوس کے ساتھ کہنا پڑتا ہے کہ پچھلے دو سال میں اس ایوان نے
جو قوانین وضع کئے اور اسکے سامنے اب جو قوانین در وضع ہیں ان میں زیادہ تر قوانین
اپنے ہی سے متعلق ہیں اور عام لوگوں سے متعلق کچھ ہی کم ہیں اگر عوام کی دھواں

کے فون میں بھی ہو اور معروضات میں رہے ہیں۔ وزیر نے بھی ممبران کو سونے سے نہ حال نہ کرنا چاہا ہے کہ نہ معلوم و کس روپ میں ہے۔ لیکن اسے تو اس لالہ چاہے ہیں جس میں ہماری حسبِ رذائت کرنے کی طاقت میں رکھی ہیں نہ صاف صاف عرض کرنا چاہا ہوں کہ چاہے ملک میں ہمارا ہی کے اندر رہ رہی ہیں۔ اصل سیاسی سرِ وجود اکثر ہیں۔ بے حوی و ف ہیں اور سب تک روز میں ہیں۔ ہمارے سامنے ہیں۔ جس سے نہ چاہے کہ چھلے حدیثوں میں نہ رہ۔ اس خاص نہ روئے کا اضافہ ہوا ہے۔ کی اصل وجہ نہ ایک اور کسی ورم فائدہ کسی کی حالت ہے۔ کسی حالت سے آج حسا گزر رہی ہے۔ اس کی دہاداری ہماری عوامی حکومت پر عائد ہوئی ہے جو بے آب کو عوام کی بنیاد حکومت کہیں ہے۔ وزیر عوام کی فائدہ کسی اور ہم نہ کسی اور ضرورت کی حالت کو دور کرنے کی حالت اس قسم کے عوامی فائدہ کروانا چاہی ہے۔ آج ہمارے سامنے جو قانون لانا چاہا ہے وہ بھلا بہت کے کسی خاص سبب در ہمارے ملک میں سبک نہا انریبل ممبران میں نے کہا کہ ایک بہت ملک بھلا اس قسم کے قانون کی نوع کر سکتا ہے۔ لیکن آج ہمارے ملک کی کیا حالت ہے۔ ہزاروں آدمی برطان کے مرض میں مبتلا ہیں انکے علاج کا کوئی بندوبست نہیں۔ اس امر میں ایک اطلاع ہے کہ کینسر (Cancer) کے علاج کے لیے ہندوستان میں صرف ایک جگہ ریڈیو موجود ہے۔ حیدرآباد میں دو راسل کے ذریعہ وزیر حد وصول کیا جاتا ہے۔ لیکن اس کے لیے سسلی کے سامنے توئی ہو رہی لائی جاتی۔ لیکن انکے خلاف ایسا قانون لانا جاتا ہے جسکے سعلی لپا جاتا ہے کہ بہت ملک کے بہت ممبران اسی قسم کا قانون چاہے ہیں۔ بھلا نہ سہولتیں نہ صرف وزیر بلکہ ارکان اسمبلی۔ نہ صرف ارکان اسمبلی بلکہ عوام کے ان سبب خاندانوں کو حاصل ہونا چاہے جو عوام کی خدمت کرتے ہیں۔ لیکن عورتوں کو کہ کتا میں وہ ہمارا ملک اپنی سبک رکھا ہے؟ اس میں اور خاص طور پر میں نے رہنمائی حیدرآباد کے اعداد و شمار دیکھے ہیں جس سے پتہ چلتا ہے کہ پچھلے حد سالوں میں ہمارے پاس بی بی کے میں اس قدر اضافہ ہوا ہے کہ گیسو ۲۵ سالوں میں بھی آتا ہیں جو نہا۔ اسی طرح دوسرے امر اس کا بھی حال ہے۔ لیکن بعض کی بات ہے کہ اب تک میں ہاوس میں وزیر نا ارکان حکومت کی حالت سے اس خصوص میں کوئی قانون نہیں۔ اسی حالت میں میں سمجھا ہوں کہ نہ عمریہ اہداف ہوگا اگر ہم اسکو نظر انداز کرتے ہوئے وزیر کے خاندانوں کو سہولتیں دینے کے بارے میں قانون منظور کروانے سے موئے کی کوئس کرس جس۔ ایک طرف و حکومت کے خزانہ نہ رہا پڑیگا وزیر دوسری طرف عوام سے ایک عمریہ عطف کا دیوہ بنگا۔ حساب کہ بعض برسل ممبران۔ کہا نہ بعض میں بعضا سے رہا۔ ہوگا جو ایسا قانون ہونے کی صورت میں ہونے والا ہے۔ انریبل ممبران میں نے کہا کہ وہ قانون اسے لیے نہیں

سا رہے ہیں بلکہ جو بھی اس مقام لگا اویسکو فائدہ پہنچا تو اس سلسلے میں مجھے
بدعنوان کرنا ہے کہ جب ب نہ کہیں ہیں کہ ب جائے والے ہیں تو ہمسایہ غلط
سے بھی نہ پھر ہوگا کہ ب ایسا قانون نہ بنائیں جو بد دھنوں کا باعث ہو
دوسری حد جو میں ب کے سامنے رکھنا چاہتا ہوں وہ یہ ہے کہ جو سپولیس حاصل
کی جا رہی ہیں وہ صرف اپنے علاج و علاج کی حد تک محدود ہیں اگر ایسا ہوتا وہ ہم
سمجھ سکتے ہیں کہ چونکہ وہ جلسہ کرتے ہیں بلے لے کر سرور ہو سکتی ہے لیکن ان
سپولیس کو اسے فیملی ممبرس (Family Members) کے لئے بھی رکھا
گیا ہے انکی بھی ایک ٹول ممبرس دی گئی ہے وہی جسے ماں باپ اور محبت
قدمہ کے رہتے ہیں جس کا سر میں سفر ہو سکتا ہے جسکی کوئی حد ہی ہو۔ اس
لحاظ سے اس سمجھا ہوں کہ اس کسی کو بالکل حد کر دینا چاہیے ایسی
قانون سازی جس سے عوام کے جذبات مجروح ہوئے ہیں اور اس سے عوام کی ممانوں کا خون
ہوتا ہے ناساس ہے اگر بل میں سر عوام کے سامنے جا کر نہ کہیں کہ وہ اس قسم کا
قانون بنا رہے ہیں وہ اس جی کہیں کہ عوام کو بد اند رکھتے ہوئے نہ ہو
قانون بنا رہا ہے و عوامانہ عمل ہے نہ عوام کی رہے ہے اگر اس بل میں
اور وزراء نہ سمجھتے ہیں کہ وہ عوام کی نمائندگی کرتے ہیں تو اس میں اس ر
سجھدگی سے غور کرنا چاہیے و اس قانون کو اس نہ کرنا چاہیے

سری بی ڈی ڈشمنکھ سر اسکربر میں اس بل کے سلسلے میں ملتا ہے
اس کا ہے نہ وزراء کے رولنگ الوں اور ڈی اے کے سلسلے میں ہے کہا گیا کہ
یہ دوسرے سکس (۶۴) میں (۵) کو رگولر (Regulate) کرے
کے لئے ضروری ہے و وزیر دیل (Mover of the Bill) — جو کہا ہے کہ
یہ بل الیوس کو رگولر کر کے لے لانا گیا ہے نہ بالکل صحیح ہے اور ضروری
نہی ہے جو الیوس برداس کیے جائے والے ہیں نیکے ورنے معاملات ہاوس کے
سامنے رکھے جائے چاہئے ہیں میں سمجھا ہوں کہ دفعہ ۶۶ (۵) میں جساکہ وہ
ملوں کا گیا ہے حکومت و لارم ہے کہ وہ الیوس کو قانونی صورت میں لائے اگر
اس میں کوئی امانہ کرنا چاہیں و اسمبلی کے سامنے لاکر اسمبلی کی منظوری سے کرنا
ضروری ہے ورنہ نہ سہ نہ سہ نہ سہ ہو سکتا ہے کہ نہ علوم میں میں کس قدر حاصل کر رہے
میں اس سے کوئی کر کے لئے میں نے دفعہ (۲) میں بلک میں
(Public Business) کے جو سہم الفاظ ہیں انکی وضاحت اور سرخ کے علی اسلمٹ
میں کیا ہے بلک میں میں اسکا کی آکھل دھلی کی جو رنار میں ہو رہی ہیں
و بھی آسکتی ہیں حوالہ وہ پاری پورس (Party Purposes) کے لئے ہیں
کیوں نہ ہوں اور اسکا اثر ظاہر ہے کہ عوام کے حوالہ پر پکا حالات کے لحاظ سے
میں نے اسکی بجائے جو الفاظ رکھے ہیں و بالکل صاف ہیں اگر صاف میں ملک کی

پریسٹنٹس کے لئے جو اس بل میں اضافہ کیا گیا ہے وہ ایک نیا اس بل کے تحت نہیں آتا اور اس کے تحت اس کے لئے کوئی کمیٹی نہیں بنائی جائے گی۔

پریسٹنٹس کے لئے جو اس بل میں اضافہ کیا گیا ہے وہ ایک نیا اس بل کے تحت نہیں آتا اور اس کے تحت اس کے لئے کوئی کمیٹی نہیں بنائی جائے گی۔

پریسٹنٹس کے لئے جو اس بل میں اضافہ کیا گیا ہے وہ ایک نیا اس بل کے تحت نہیں آتا اور اس کے تحت اس کے لئے کوئی کمیٹی نہیں بنائی جائے گی۔

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پریسٹنٹس کے لئے جو اس بل میں اضافہ کیا گیا ہے وہ ایک نیا اس بل کے تحت نہیں آتا اور اس کے تحت اس کے لئے کوئی کمیٹی نہیں بنائی جائے گی۔

مستور کی جائے بلکہ حیلہ نکس کی سرکاری کرے کے لیے بھی مستور کر لی جائے
ہیں نہ سند بھی کہ جسے ہواں اور وعدہ لکھنا اسمعیل کی جانب سے دیکھے اور
کو سب رڈسٹ لکھنا کسی کے ساتھ سن کرے کے لیے ایک علیحدہ انکٹ مانا
جائے گا لیکن ہمارا یہ خوب عرصہ خوب ہی رہا اور کبھی علی جانہ نہ جس کا
سب آرڈسٹ لکھنا کے ساتھ سن کرے کے نکس سن کرے کے معلق ہم نے سنا
نہا کہ حکومت وعدہ کیا ہے لیکن اس وعدہ کی جگہ تک تکمل میں ہوئی اس کی
تکمل کی یاد دہانی کے طور پر ہم نے یہ سند سن کر ہے جس کی سے موقع
کرنا ہوں کہ یہ سند مستور کر لیا جائے گا کیونکہ یہ ایک اصول اور نرسنل کا اصول ہے

*Dr G S Melkote Mr Speaker Sir within the period of about one year and ten months since I have been looking after the Finance portfolio I have never felt such a paress as I am feeling today after hearing the speeches of some hon Members. I made it perfectly clear that my primary intention in bringing forward this Bill is to regularise the procedure. I do not want to hide anything regarding the public money that is spent from this Legislature and I feel that the two amendments which I have now included are quite pertinent. If this Bill is passed—it is not merely intended for a particular group of Ministers or a particular group of people but it becomes an Act and as such any persons who will become Ministers in future would also naturally derive this benefit. I want to make it very clear that it is not at all the intention of the present Ministry to derive any undue benefit. These privileges are being given in every State. To say that we are bringing in this amendment at a time when the poor people are suffering—I am of course aware of the suffering of the poor is quite out of place. Some hon Members made reference to cholera and the death of so many people caused by this epidemic. He failed to appreciate how Government were able to control it rapidly. I must remind him that Government were able to control cholera within ten days from the date of discussion in the House. Much money was spent many doctors volunteered their services and all that could be done was done.

* It is not our intention to take any undue advantage and then help ourselves or our families. If Ministers receive their pay it is because certain privileges are conferred on them. While the Ministers receive their pay for the duties they discharge it is naturally expected of them to keep up the dignity. For that purpose they are given a C.A.T. and D.A. If some hon Members go to the extent of saying that out of the C.A.T. and D.A., Ministers are making profit I can only call them as

unchaitable lenaks I A and D A are not sources of profit they are of the nature of compensatory allowances and are drawn in reimbursement of the cost of travelling on public duty. We do not make any profit out of that. Many of us possibly lose money out of our pocket when we go on tour. But many of the hon. Members perhaps may not be aware of that fact. I do not cast any aspersions on any hon. Member when I say that there are certain persons who when entitled to travel in first class travel in third class and claim first class fare from exchequer we can not detect it. Often money goes out of our own pocket.

I must say that the medical aid is a necessity. Whether or not the Ministers take advantage of it is altogether a different issue. It is not proper to hold the view that we should not go to the hospitals because they are already over-crowded and so on. Many people go to hospitals not because diseases are rampant but because people are becoming more medicine-minded and as such the quantum of medicines available in the dispensaries become inadequate. Four years ago the amount of money spent on hospitals was Rs. 1.1 crores and during 1953-54 the amount stands at 1.95 crores. I have almost doubled the amount. In spite of it there is paucity of medicines. These are things which should be looked at from a broader angle. This is a piece of legislation which in my opinion will enhance the prestige of the Government.

The next point raised was that the Rules and Regulations should be placed before the Assembly. Hon. Members can certainly see the rules after they have been framed by us. I shall certainly place those Rules before them.

Another point that was mentioned here was that our families will also get the benefit of medical treatment. I feel ashamed to hear such sort of remarks. They ask whether they are not entitled to the same privileges which we want to enjoy. How does this point arise here? I cannot understand such allegations. For my part I do not want any medical treatment. But if the hon. Members are prepared to say that they don't want medical treatment though they are entitled to ask for it I am prepared to withdraw this Bill.

Mr Speaker The question is

Omit section 6 proposed to be inserted by the clause

The motion was negatived

Mr Speaker The question is

In line 3 of section 5 proposed to be inserted by the clause for the words public business substitute the following namely

Official business within the exercise of their powers and duties

The motion was negatived

Mr Speaker The question is

Omit the portion beginning with the word and in line 3 and ending with the word Minister in line 4 of section 6 proposed to be inserted by the clause

The motion was negatived

Shri V D Deshpande Mr Speaker Sir Before you put the last amendment to vote I want to seek some clarification The hon Finance Minister said that he is prepared to place the Rules before the House Did he mean that he will publish them in the Gazette only, or did he mean that he will place them before the House for the Subordinate Legislation Committee?

Dr G S Melkote Usually Government Rules are not placed before the House In this case as the Members are empowering me I shall therefore place the Rules before them for information

Shri V D Deshpande I would request the hon Finance Minister to accept Shri Rama Rao's amendment

Dr G S Melkote I regret I cannot accept his amendment

Mr Speaker The question is

At the end of section 7 proposed to be inserted by the clause add the following words namely—

which shall be laid before the Assembly

The motion was negatived

Mr Speaker The question is

Clause 2 and part of the Bill

The motion was adopted

Mr Speaker The question is

Short title commencement and preamble stand part of the Bill

Short title commencement and preamble were added to the Bill

Dr G S Melkote I beg to move

In A Bill No XXVII of 1958 the Hyderabad Allowances of Ministers (Amendment) Bill be read a third time and passed

* شری وی ڈی دیشابڈے۔ مسر اسپیکر۔ بھرڈ ریڈنگ کے لئے یہ حوالہ
۱۲ ہے اسکے بارے میں مجھے اسوس ہے کہ ایک طرف تو آر ل فاس مسر کہے
ہیں کہ میں مجسوں کے معاویات کے لئے رولس رکھے کے لئے بار ہوں اور دوسری
طرف اسکومانی کے لئے بار ہیں۔ اسطرح کے سکس (Sections)
رکھ کر کوڈ اسس مسر (Crocodile's Tears) دوسرا چاہے ہیں۔ ہاوس
کو یہ معلوم ہو۔ میں داتا کہ آخر بریل مسر ی اے اور ڈی اے کسا لیا
چاہے ہیں اسکی وضاحت میں رولس بنائے جائیں تو میں معلوم ہونا کہ مسر کسا
ی اے۔ اور ڈی اے لیا چاہے ہیں اب جو رولس لائے والے ہیں اوسکی جٹاں ہیں
کالابارڈیٹ لجنڈس کمیٹی (Subordinate Legislation Committee) کو
ہونا چاہے ہم نے کوئی اسٹڈ اسٹاسا نہیں لایا ہے کہ کسا اوس لیا چاہے ہیں وہ
بانا جائے ایک طرف و اب کہے ہیں کہ ہم یہ کریں گے وہ کریں گے اب (۲) رولس
روزانہ لجنے ہم کو اعراض ہیں لیکن ہم نہ کہہ رہے ہیں کہ اسکو صاب الفاظ
میں رکھے اور رولس بنائے اب میں اسواس (अवसाधन) دے ہیں جس سے
ہم آپ کو کمپل (Compel) میں کریں گے اسے آ واسوں سے کوئی
کام نہیں حل سکتا۔ میں سمجھا ہوں کہ مسر ہاوس رو واس کریں گے انکو اپنے
کامڈس میں لیکے ملک اسٹڈ کی خاطر واس کریں گے لیکن اسوس ہے کہ جھوٹی
سی خبروں کے سلسلہ میں بھی میں کہا جا رہا ہے کہ ان ڈی اسٹڈ اب دی پبلک
(In the interest of the public) نہ وہ رجحان ہے جو پچھلے زمانے

میں آئوٹریک رجیم (Autocratic Regime) میں نظام کے سامنے ہے
حالا آ رہا ہے اس طرح آب قدم قدم پر ہاؤس کو محسوس کر سکے اور آب آئے ہاؤس کا
استعمال اس طرح کرنے رہ سکے و ان ہاؤس ہاؤس حروں کے امرا کا ہو سکے وہ میں
ہیں کہ نہ سکا دوسرے اس کے سلسلہ میں ہی میں نے جی حرا ہی اگر کلہ ل مل
(Agricultural funds) کے سلسلہ میں بھی کہا گیا ان کو حق دا گیا ہے
اس کا استعمال نہ کیے ہیں لیکن اس وقت بھی میں نے جی کہا تھا کہ اس سلسلہ میں
حو رو اس سامنے جان سکے و ہاؤس کے سامنے رکھے جائیں جسے میں مانا گیا آج بھی
میں ہو رہا ہے آب سٹارڈنٹس لجنس کمی ہا رہے ہیں آب نے کوئی کاسی ہوس
نا رکھا ہے اور کوئی لجنس رکھا ہے ۔

Rules made under this Act will be laid before the Assembly

اسکے معنی یہ ہوئے کہ ایک بے معنی حرو اس میں رکھا گیا ہے ۔ ہاؤس کو رولس پر
عوذ کرنے کا موقع دیا گیا ہے اس روئے کا نسخہ السملی (Ultimately)
مسئری کے لئے فائدہ مند ہیں ہو سکتا

Mr Speaker The question is

L A Bill No XXVII of 1958 the Hyderabad Allowances of Ministers (Amendment) Bill 1952 be read a third time and passed

The motion was adopted

**THE HYDERABAD LEGISLATIVE ASSEMBLY
(SPEAKER AND DEPUTY SPEAKER) SALARIES
(AMENDMENT) BILL 1958**

Dr G S Melkote I beg to move

L A Bill No XXVIII of 1958 the Hyderabad Legislative Assembly (Speaker and Deputy Speaker) Salaries (Amendment) Bill 1958 be read a first time

Mr Speaker Motion moved

Dr G S Melkote Mr Speaker Sir I have nothing particular to add to what has been stated in the Statement of objects and reasons at the end of the Bill and would only appeal to the House to pass this Bill

* شری وی ڈی دسپانڈے : ہاں جو حواس کے سامنے آتا ہے اون ہی لائنس (Lines) ہوتے ہیں جو اس سے پہلے کا ہل ہوا اور اس سلسلہ میں بھی وہی آہٹکس (Objections) ہو سکتے ہیں جو میں نے پہلے انہاں سے بھی اور حکومتی دھڑا میں دیکھا اسکو کو جو رواجس (Privileges) دے گئے ہیں وہ ڈیپٹی اسپیکر کو بھی دے گئے ہیں خاصہ کلار جارجس کہا گیا ہے کہ ۔

The Deputy Speaker shall be entitled to travelling and daily allowances while touring on public business at such rates

اور اس کے معنی سے اس میں ہے کہ

The Speaker shall be entitled to travelling and daily allowances while touring on public business whether by land sea or air at such rates

وہریکولری (Particularly) اس قسم کے حوالہ دے رکھے گئے ہیں وہ ڈیپٹی اسپیکر کے لیے حال موجود رکھے گئے ہیں نا اگر اس کے ورڈنگ میں غلطی ہوئی ہے اسکا کرکشن (Correction) ہونا چاہیے اسپیکر کے معنی سے مکمل اندس (Medical Attendance) کی جو سہولتیں ہیں وہ ڈیپٹی اسپیکر کے لیے نہیں رکھی گئی ہیں میری سمجھ میں نہیں آ رہا ہے کہ جب یہ سہولتیں مسٹروں کو دھائی ہیں اور جب مسٹر کو دھائی ہیں وہ اسپیکر کو بھی یہ سہولت ملنی چاہیے مجھے اس سے اعلان نہیں ہے لیکن جب اس کے لیے کو یہ سہولت دھائی ہے تو ڈیپٹی اسپیکر کو بھی یہ سہولت کو یہ دھائی ہے ؟ حوالہ دہ مسٹروں اور چیف مسٹر کے لیے دھانا جانا ہے وہی فلسفہ ڈیپٹی اسپیکر کے موقع پر کون دھوکا جانا ہے ؟ وہ ڈیپٹی اسپیکر کے لیے کون لاگو نہیں ہوتا ؟ ہمارے ام ایل ایر کو اریس کے لیے ایک ڈاکٹر رکھا جانا ہے واسکے پس بطرحب مسٹر صاحب کہتے ہیں کہ ہم نے آپکو یہ یہ سہولت دی ہیں لیکن غور کیجئے کہ آپ کا سہولت دے رہے ہیں آپ جسی سہولت لیے ہیں مثلا اسسٹل روم لیے ہیں کیا اسی سہولت ام ایل ایر کو دیے ہیں ؟ ایک پارک نام ڈاکٹر رکھنا جانا ہے تو کہتے ہیں کہ آپ جسی سہولت دے رہے ہیں۔ آپ نے جس کا اے لیے بل لانا ہے کون سا رے ام ایل ایر کے لیے نہیں لانا ؟ ہمارے ام ایل ایر کو اسی ہی سہولت ملنی چاہیے جسوں نے آپ کو الکت کر کے مسٹر بنایا ہے ان کے لیے کیا سہولتیں مہیا کی گئی ہیں ، غور کیجئے ۔ ہمارے سامنے فلسفہ دھانا جانا ہے میں آپکو میں نے سا وراونکا کہ کل دوسری پارسی کے جو مسٹرس آئیے تو وہ ہندو سو پگھار کا مطالبہ نہیں کریں گے بلکہ باج جو روپہ ہر

اکٹھا کر کے آج گھر لڑی لے رہے ہیں مور لڑی لے رہے ہیں پانچواں اپکو
میں رہا ہے اسکے اوجود جنکو نصیب کی جاتی ہے میں اریل مسٹر سانس کی
سجھی حسب سے عرب کرنا ہوں اور یہ میں رکھا ہوں کہ و برسل کسٹرنس
(Personal consideration) کے محکمہ مسئلہ در عوز میں کرتے ہیں لیکن
میں یہ معلوم کرنا چاہتا ہوں کہ وعودہ حالات میں اس میں ہا رساڈر (Higher
Salaries) دے یا اس قسم کی سہولتیں دینے کی کیا ضرورت ہے ؟ اگر سہولت
کٹ کر دی جاتی ہو ہم یہ سہولتیں دینے کے لیے تیار ہیں بلکہ میں خود اس بارے
میں دل لائے کے لیے تیار ہوں میں کہوں گا کہ جب اسکر صاحب کو کچھ سہولتیں
دنا منظور ہے تو وہی سہولتیں ڈپٹی اسکر صاحب کو بھی ملی چاہی یہ جری
سجھی میں ہیں تاکہ اس قسم کا ڈیفرنسیاٹیشن (Differentiation) نہ
کرتے کی کیا ضرورت ہے میں مکرر کہوں گا کہ ڈپٹی اسکر کی حد تک بھی اس میں
نرم ہونی چاہیے۔ مجھے اسٹے کہ اس میں یہ نرمی کی حاجتگی میں لے اس سے
چلے بھی ان حالات کا اظہار کیا ہے

*Dr G S Melkote Mr Speaker Sir the Leader of the
opposition was again vehement in his speech I have got to
state very clearly that I brought up this Bill not from any
personal consideration

Shri V D Deshpande I have not said that

Dr G S Melkote But the whole trend of the speech was
more or less on those lines I even expressed regret at having
mentioned about the members of the legislature and the benefits
they are deriving I have not looked at it from the point of
view of personal considerations I have said previously that it
is not the Ministers but the lowest of the lowest should have
the benefits of free medical treatment but that is a different
question altogether I have told the House that I wanted to
regularise the whole thing and in doing so I am prepared to
accept one or two amendments I have even made it clear
that we should voluntarily refrain from availing ourselves of
these facilities even if they are given Today we are here as
Ministers tomorrow some of those hon Members on the other
side may be here as Ministers The question that has to be
considered is how would I treat a Minister when such a
situation arise ? I am afraid I have not been able to under-
stand the opposition and the vehemence with which they
made the speeches

With regard to the privileges of the Speaker and the Deputy Speaker there is a difference in their functions which every body knows. I have looked into the provisions of all the States and the difference pointed out just now by the leader of the Opposition exists everywhere. It has been further said that if such a provision has to be there why should it not apply to all the members and why should not similar facilities be made available to all the public. I accept that contention but under the present circumstances it is not possible to provide that. I have already said that it is simply a sort of legislative measure which may not be availed of at all. I only hope that the members of the opposition will look at the measure from an objective point of view and pass the Bill.

Mr Speaker The question is

L A Bill No XXVIII of 1958, the Hyderabad Legislative Assembly (Speaker and Deputy Speaker) Salaries (Amendment) Bill 1958 be read a first time

The motion was adopted

Dr G S Melkote I beg to move

L A Bill No XXVIII of 1958 the Hyderabad Legislative Assembly (Speaker and Deputy Speaker) Salaries (Amendment) Bill 1958 be read a second time

Mr Speaker The question is

L A Bill No XXVIII of 1958 the Hyderabad Legislative Assembly (Speaker and Deputy Speaker) Salaries (Amendment) Bill be read a second time

The motion was adopted

Mr Speaker We will take up the amendments

Clause 8

Shri G Sreeramulu I beg to move

(a) 'In lines 2 and 8 of section 4 B proposed to be inserted by the clause between the words 'business' and 'whether'

insert the following words namely— connected to the Hyderabad Legislative Assembly

There is a mistake in printing here Sir In my original amendment I wanted the words connected to the Hyderabad Legislative Assembly to come after the words public business Somehow there is a word whether in the printed amendment I do not know how this word came in here

Mr Speaker Let the hon Member read the clause with the amendment

Shri G Sreeramulu The Speaker shall be entitled to travelling and daily allowances while touring on public business connected to the Hyderabad Legislative Assembly

Mr Speaker All right amendment moved The hon Member may read his another amendment

Shri G Sreeramulu (a) At the end of section 4 C proposed to be inserted by the clause add the following new clause namely—

4 D Subject to rules and orders made by the Government the Members of the Legislative Assembly and the members of their families who are residing with and dependent on them shall be entitled free of charge to accommodation and all treatments in Hospitals maintained by the Government

Mr Speaker How is this amendment relevant here? This bill relates only to the Speaker and the Deputy Speaker and does not pertain to Members

Shri G Sreeramulu If the Members cannot follow the Ministers let them at least follow the Speaker and the Deputy Speaker Therefore I want to move the amendment

(Laughter)

Mr Speaker I do not think it would be relevant here

Shri G Sreeramulu It is quite relevant Sir

Mr Speaker What has the Finance Minister to say on this amendment

Dr G S Melkote This Bill is only with regard to Speaker and Deputy Speaker and not the Members of the Assembly. It cannot be relevant. Sir.

Shri G Sreeramulu The title of the bill may be changed Sir, if necessary to include the members also.

Mr Speaker The Minister has not brought in a bill here with reference to Members of the Assembly. Possibly the hon. Member is thinking of a new bill.

Shri G Sreeramulu One of our Members will bring an amendment to it.

Shrimati S. Latmi Bai (Banswada) What about the facilities to Chairman?

Mr Speaker If the hon. Member wants this amendment a separate amending Bill to the Act regarding T. A. and other connected things of Members of the Assembly may have to be brought in. We have a rule to the effect that all amendments must be relevant to the Bill in question.

Shri V. D. Deshpande One of the hon. Members wants to know what about the facilities to the Chairman.

Mr Speaker I do not think I can allow it.

Shri K. V. Rama Rao I beg to move

In line 2 of section 4 B proposed to be inserted by the clause for the words public business substitute to the following words, namely—

official business within the exercise of his powers and duties.

Mr Speaker Amendment moved.

Shri Syed Akhtar Hussain I beg to move Omit section 4 C proposed to be inserted by the clause.

Mr Speaker Amendment moved

Shri G. Sreenivasulu I wanted to bring an amendment after the word public business. The word public business gives a wide scope and so far as it is connected to the Speaker and Deputy Speaker it should not be so wide as it is expressed here. Therefore I wanted to limit it to such public business which are in the purview of the Legislative Assembly i.e. whenever the Speaker tours to attend any conference of Speakers or if the Deputy Speaker follows him or he goes on a State tour on parliamentary work abroad. On such occasions which are closely connected with the work of the Legislative Assembly he may be allowed to have such facilities but if it is only on public business.

Mr Speaker Connected to the Hyderabad Legislative Assembly. Does the hon. Member think that if the Speaker goes on tour to Europe to gain such Parliamentary experience it would be considered as connected with the Hyderabad Legislative Assembly?

Shri G. Sreenivasulu That is left to us. We will decide it. It is a matter to be discussed by the Assembly. It is for the Speaker only to watch and see what happens.

My amendment if it is accepted will limit the wide scope given by the Finance Minister. Similarly for the Deputy Speaker. But unfortunately for the Deputy Speaker the Finance Minister has brought in a separate amendment which has now been circulated to the Members. In this also I find there is some discrimination shown towards the Deputy Speaker as the Leader of the Opposition has pointed out. That remark is a correct one and I also wanted to state the same thing. Had the Deputy Speaker been from that side I think this discrimination would not have been shown. I think such discrimination should be avoided by our Finance Minister who is famous for such things and who is very generous in these matters. Unfortunately my amendment (b) has been disallowed and that I don't want to press it but the Members on the other side do not want it. If it was accepted they would also have been profited and much facilities would have come to them also. I hope the Members of this

Assembly will agree to this limitation to the wide scope given here and it will be limited to public business that is closely connected to the Assembly and Assembly matters. I once more request the hon. Members to support this amendment and get it passed so that the wide scope may be limited.

* مری کے وٹکٹ رام راؤ سر / کرسر جاں ملک رس کے عاے
(Official business within the exercise of his powers and duties)
کے حوالاٹ - سبب (Substitute) کرنے کے لیے رکھے گئے ہیں انکا
بسا و ہیں ہے جو کہ مسرں سالور اندالو س کے سلسلہ میں ہے کونکہ جاں
کاشکب (Context) صلب ہے جاں اسکر کے دورہ و ر کے
سلسلہ میں سبب پیدا ہوئے کا کوئی کان ہیں ہے ملک رس (Public
Business) کی عاے واسا اٹاٹ رکھے گئے ہیں لیسو ریسر
(Legislative procedure) اسڈی کرنے کے سلسلے س گر کہیں
حانی نوو اٹاٹ اسکو نہی کور (Cover) کر کے ہیں اسطرح ملک رس
کی عاے حوالاٹ کہے کے لیے اسٹب لا اگا ہے اسکو اسٹب (Accept)
کرنا چاہیے

Shri Syed Akhtar Hussain I beg leave of the House to withdraw my amendment

The amendment was by leave of the House withdrawn

* *Dr. G. S. Melhote* It all depends on the interpretation. One hon. Member wanted the addition of the words connected to the Hyderabad Legislative Assembly while another hon. Member wanted the words public business to be substituted by the words official business within the exercise of his powers and duties. The clause as it stands connote a very definite meaning. Any Member going out on private business and calling it public just because he happens to be a member of the Legislative Assembly is entirely wrong. Government is there, the Auditor General is there. People go out on business and Bills come up, we in the Finance Department or in the Audit look to these things and find out to what extent it is public business and to what extent it is private business. In the eyes of the Government, the word public has a particular connotation. I do not think this amendment is necessary. The clause is very clear that the Speaker or the Deputy Speaker going out on public business should be in connection with the Legislative As

sembly work It means that the amendment is redundant and hence may be rejected

Mr Speaker Now I shall put the amendments to vote

Shri G Sree amulu I beg leave of the House to withdraw my amendment

The amendment was by leave of the House withdrawn

Shri K V Rama Rao I beg leave of the House to withdraw my amendment

The amendment was by leave of the House withdrawn

Mr Speaker The question is

Clause 8 stand part of the Bill

The motion was adopted

Clause 8 was added to the Bill

CLAUSE 4

Dr G S Melkote I beg to move

For the Clause substitute the following namely

4 After Section 5 of the said Act the following Sections shall be inserted namely

Insertion of new Sections after Section 5
Hyderabad Act XVIII
of 1952

6 The Deputy Speaker shall be entitled to travelling and daily allowances while touring on public business at such rates and upon such conditions as may be prescribed by rules and orders made in this behalf by the Government

Travelling & Daily
allowances of the
Deputy Speaker

7 The date on which any person became or ceased to be the Speaker or the Deputy Speaker of the Assembly as the case may be shall be published in the *Jasida* and any such notification shall be conclusive evidence of the fact that he became or ceased to be the Speaker or the Deputy Speaker of the Assembly as the case may be on that date for all the purposes of this Act

Notification respecting
appointment etc of
the Speaker and
Deputy Speaker of the
Assembly to be conclusive
evidence thereof

8 The Government may by notification in the Jaṇda,
make rules and orders for the purposes
of this Act
Power of Government to
make rules and orders

Mr Speaker Amendment moved

Shri V D Deshpande I wish to move an amendment to the amendment just moved by hon the Finance Minister. After the words 'The Deputy Speaker shall be entitled to travelling and daily allowances while touring on public business in Section 6 proposed to be inserted the words - whether by land sea or air - be added.

Mr Speaker Amendment to amendment moved. Does the hon Finance Minister want to speak on his amendment?

Dr G S Melkote I accept the amendment. Not necessary. The amendment is very clear. I do not wish to speak.

Shri G Sreesamulu I do not want to move my amendment.

Shri K Venkat Rama Rao I want to move part (b) of my amendment and not part (a).

Shri V D Deshpande I want to add the word Deputy in Section 6 (2) as proposed by Shri Venkat Rama Rao's amendment. The section was meant for the Deputy Speaker and probably the word Deputy was dropped. This section pertains to the Deputy Speaker. If necessary this may be treated as an amendment to an amendment.

Shri K Venkat Rama Rao I am going to move it in my amendment.

Mr Speaker Yes. Clause 4 relates to the Deputy Speaker. Necessary correction has to be made.

Shri K Venkat Rama Rao I beg to move

(b) At the end of Section 6 proposed to be inserted by the clause add the following sub section, namely

6 (2) Subject to rules and orders made by the Government the Deputy Speaker and the members of

his family who are residing with and dependent on him shall be entitled free of charge and accommodation in hospitals maintained to medical attendance and treatment

Explanation * For the purpose of the member of his family means husband wife son daughter father mother brother or sister

(c) Renumber consequentially sections 6 as section 6 (1)

(d) At the end of Section 7 proposed to be inserted by the clause add the following words namely

which shall be laid before the Assembly

Mr Speaker Amendment moved

* سری کے وی رام رائے سر سکر ہاں ابھی ایک امیٹ اسکر اور ڈپٹی اسکر کے ریٹھراور ہیں دھائے والی فیس کے ڈسکریمین (Discrimination) کو دور کرنے کے بارے میں ایکسپیکا حاکمے اسکر کو جو سٹیکل فیس دھائی ہیں ان سے ڈپٹی اسکر کی ساری میں وہ ڈسکریمین رکھا گیا ہے اس کو دور کرنے کے بارے میں ہر امیٹ ہے آرڈر میں میں نے فرمایا کہ ڈپٹی اسکر کو وہ فیس دینے کا طریقہ ہے اور جو اسکر کو بھی فیس دی گئی ہیں و برائے ام ہیں اسکر اور ڈپٹی اسکر کے فرا میں بھی حذاگانہ ہیں اسلئے وہ ڈسکریمین کیا گیا ہے اگر ہم تھوڑی دیر کے لئے نہ فرس بھی کر لیں کہ اسکر کو جو سہولت دی جا رہی ہیں و برائے نام ہیں اور نہ پراویز صرف دکھاوے کے لئے رکھا گیا ہے تو اسی صورت میں ڈپٹی اسکر کے لئے اسکو مول کرنے میں میں وہس ہوا ہے میں ماننا ہوں کہ اسکر اور ڈپٹی اسکر کے فرا میں حذاگانہ ہیں لیکن وہ دونوں اسمبلی کے عہد دار بنائے جاتے ہیں اسپیکر کے ساتھ ڈپٹی اسپیکر کا نام بھی لیا جاتا ہے اسلئے اس میں دونوں سرنک رہے چاہیں میں نے پہل آپ میں کو سرنک میں کیا ہے کیونکہ ڈپٹی اسکر کا پوزیشن ان سے علحدہ ہے میں کہوں گا کہ ڈپٹی اسکر حواہ کمی میں کا ہو اس کے لئے کوئی ڈسکریمین نہ کیا جانا چاہیے اس کا حواہ ہیں اس سے مل کے اسٹیک کو منظور کرنے ہوئے میں طرح کساد دلی کا مظاہر کیا گیا ہے میں سمجھا ہوں کہ اس امیٹ کو بھی مول کیا جا کر کساد دلی کا دوب دیا جا گا

* *Dr G S Melkote* Mr Speaker Sir I have made it clear, more than once that I brought it with no motive what-

soever or no intention to benefit any particular person or group of persons. It was just with the intention of conforming to the rules prevailing in other States and the Central Government. As I have said earlier if the Deputy Speaker has had the same functions as the Speaker certainly he is also entitled. Since the members of the Opposition feel

Mr. Speaker: Now it is 5.30 p.m. I would like to give more time for you to consider this matter.

Dr. G. S. Melkote: I do not want any further time to consider. I have absolutely no objection to accept the amendment of Shri Venkat Rama Rao that it should be extended to the Deputy Speaker. I accept the amendment.

Mr. Speaker: What has the Minister got to say regarding amendment (d)?

Dr. G. S. Melkote: I do not think this amendment is necessary. As I said I shall place the Rules before the House during the next Budget Session and hon. Members can then criticise and if necessary bring in amendments. The very fact that I want to have the power to make rules does not preclude hon. Members from suggesting amendments.

In view of what I have stated this amendment is unnecessary and I am not prepared to accept it.

Mr. Speaker: I will now put Part (d) of Shri K. Venkat Rama Rao's amendment to vote.

The question is

At the end of Section 7 proposed to be inserted by the clause add the following words namely—

Which shall be laid before the Assembly

The motion was negatived.

Mr. Speaker: The question is

4. After section 5 of the said Act the following sections shall be inserted namely

Insertion of new sections
after section 5
Hyderabad Act XVIII
of 1952

*The Hyderabad Legislative
Assembly (Speaker and
Deputy Speaker) Salaries
(Amendment) Bill 1958*

6 (1) The Deputy Speaker shall be entitled to travelling and daily allowances while touring on public business whether by land or sea or air at such rates and upon such conditions as may be prescribed by rules and orders made in this behalf by the Government

Travelling and daily
allowances of the
Deputy Speaker

6 (2) Subject to rules and orders made by the Government the Deputy Speaker and the members of his family who are residing with and dependant on him shall be entitled free of charge and accommodation in hospitals maintained to medical attendance and treatment

Explanation —For the purpose of the member of his family means husband wife son daughter father mother brother or sister

7 The date on which any person became or ceased to be the Speaker or the Deputy Speaker of the Assembly as the case may be shall be published in the *Jarida* and any such notification shall be conclusive evidence on the fact that he became or ceased to be the Speaker or the Deputy Speaker of the Assembly as the case may be on that date for all the purposes of this Act

Not final on respect of
appointment etc of
the Speaker and
Deputy Speaker of
the Assembly to be
so conclusive evidence
thereof

8 The Government may by notification in the *Jarida* make rules and orders for the purposes of this Act

Powers of Government
to make rules and
orders

The Motion was adopted

Mr Speaker The Question is

Clause 4 as amended stand part of the Bill

The Motion was adopted

Clause 4 as amended was added to the Bill

Mr Speaker The Question is

Clause 2 stand part of the Bill

The Motion was adopted

Clause 2 was added to the Bill

Mr Speaker The Question is

Short title commencement and preamble stand part of the Bill

The Motion was adopted

Short title commencement and preamble were added to the Bill

Dr G S Melkote Mr Speaker Sir I beg to move

That L A Bill No XXVIII of 1958 the Hyderabad Legislative Assembly (Speaker and Deputy Speaker) Salaries (Amendment) Bill 1958 be read a third time and passed

* *Shri V D Deshpande* Mr Speaker Sir I have been much misunderstood. I want to make it very clear that I had the least intention of casting any aspersion against the hon Finance Minister or for that matter any other hon Member. I am sitting here for certain principles. Any rules vesting power in Government for allotment of money to anybody—it might be to the members here or to the Ministers or to anybody else—means a vast power to the Government. I do not mean to say that the present ministry will misuse that power. But the fact remains that there is very likelihood of that power being misused. Therefore when we give wide powers to the administration to frame certain rules especially regarding financial matters it is absolutely necessary—and it is an accepted principle in the western democracies which the hon Members on the other side are following—that the House should finally be given a chance to assess the subordinate legislation. In fact it has been observed by certain authorities that in the present stage of our democracy we are having more of subordinate legislation than the principal legislation itself. When more and more power is being taken by the administration to frame rules the legislation is becoming more and more complicated and in view of that the Legislatures everywhere feel—not in India alone—that there should be certain ultimate opportunity to the House to review the situation and to find whether or not the administration

has used the power properly. Whether the public exchequer is put to a loss thereby. This is exactly the principle on which I am fighting here now—not only now but during the previous Sessions too. As I said the ultimate power should be given to the House where money matters are concerned—the amount may be small or big may be put the allowance at Rs 15/- or at Rs 20/- or many of the hon. Members on the other side who are following great Gandhian principles may not like to have any money in which case I shall certainly express my appreciation but the point is one Finance Minister may be a great man and may be willing to sacrifice money but another Finance Minister may not be like him. I will look at the matter objectively and not subjectively. There is absolutely no question of personal reference or taking up cudgels against some individuals. I am very sorry if my speech has been taken in that vein. I must express my regret that I have not been able to convince the hon. Members on the other side during this Session also. The same thing happened in the case of nomination to Local Bodies. However I am glad that Government has at long last realised the position. Probably in this matter too some day Government will realise their mistake. If they can't realise while sitting on the other side they will certainly realise when the tables turn. What I am trying to drive at is that power should be given to the Assembly to review the subordinate legislation.

Secondly when the party on the other side has got a majority—Subordinate Legislation Committee will also be dominated by the ruling party. I do not see any reason why there should be any apprehension to refer the legislation to that particular Committee for scrutiny and for seeing whether the power is utilised properly judiciously or wrongly. As I said I am sorry, I have not been able to convince the hon. Finance Minister at this juncture. But I am sure a time will come when probably he will agree to my suggestion not only for this particular Bill which is before the House but for all the Bills which may concern money matters. I repeat that whenever the administration is concerned with money matters the power of reviewing and judging the whole matter should be left to the House.

I am glad that my suggestion regarding medical treatment to Deputy Speaker has been accepted. I should like to ask

the hon. Minister. Where does the acceptance of this amendment lead to? It leads to the acceptance of the same thing for the Members of this House as well. I hope the hon. Finance Minister will follow that implication. Even though a particular amendment by one hon. member from this side of the House was not accepted—and I agree that it does not suit well in this Bill—I express the hope that the hon. Finance Minister will accept the suggestion to give free medical aid to all the hon. Members of the House as well. In due course we will be watching with great interest how the hon. Finance Minister moves in this matter.

Thank you.

Dr. G. S. Melkote: Mr. Speaker Sir, I do not know whether I have misunderstood the whole position or the hon. Members on the other side of the House. I have not been able correctly to grasp the situation presented to me. If the hon. Members had sought to question the way in which we are taking money by way of both T. A. and D. A. or had sought to take cudgels against the way in which we are spending money probably I would have appreciated the particular speeches that have been made today. But that is not the case. I felt that spending public money autocratically without the matter being moved in the Legislative Assembly is not a wise step. It is I who have brought this Bill to the Assembly for regulation. Can therefore anybody imagine that it is my intention to get more money out of the exchequer by the present Bill? If that is the case I could have increased the rate of T. A. much more. But that is far from my intention.

With regard to the question of an travel—God forbid none of us are getting that benefit. It is not the man who is involved in the accident that gets the benefit but his dependents. God forbid such an eventuality.

Regarding medical attendance I shall try to regularise the whole position. It is not merely for the benefit of Deputy Speaker or members. That benefit should go to every individual. As I said if the House gives the power the Ministers, Speaker or the Deputy Speaker will utilise that concession to the minimum. I would go to the extent of saying that they should not utilise this power at all and take public money.

but it would be in keeping with the dignity of the House and the Government if this Legislature passes such a Bill. If this fact is appreciated by hon. Members, I feel my job for the day is over. I do not want to dilate upon it any more now.

I thank the Leader of the Opposition for the kind sentiments he has expressed about me. Thank you.

Mr. Speaker: The question is—

That the Bill No. XXVIII of 1958, the Hyderabad Legislature Assembly (Speaker and Deputy Speaker) Salary Amendment Bill 1958 be read a third time and passed.

The motion was adopted.

The House then adjourned till Monday next. The Clerk on Friday the 11th December 1958.

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Friday,
11th December, 1953

HYDERABAD LEGISLATIVE ASSEMBLY DEBATES Official Report

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Note — In this part a star (*) at the beginning of a speech denotes confirmation not received